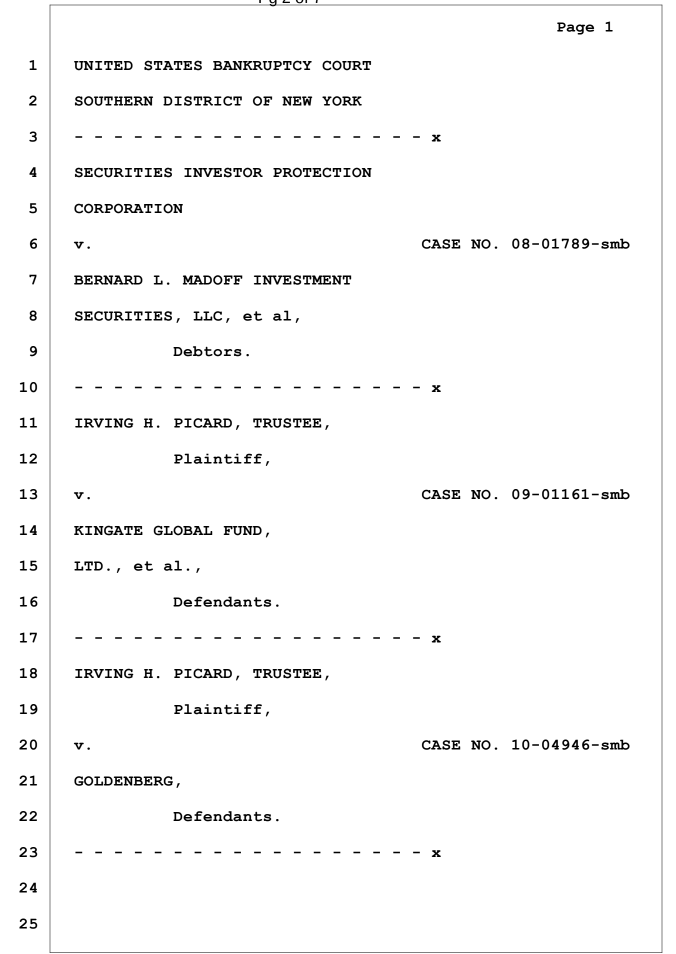
EXHIBIT C



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                          July 26, 2017
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    BEFORE:
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    HON. STUART M. BERNSTEIN
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    U.S. BANKRUPTCY JUDGE
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    ECRO: Unidentified
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Page 3 Conference re: Madoff Day 2 Deposition Topics Discovery Conference Pursuant to Local Bankruptcy Rule 7007-1 Conference regarding status of factual stipulation in advance of motions for summary judgment Transcribed by: Sherri L. Breach, CERT*D-397

	Page 4
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adequate data to come to Your Honor and then say, I've looked at this, look at what I've found. Your Honor, you should allow me to look, if not at all 4,700, at least the 1,281 that the trustee admits has stock record and other information on it, and I should be able to look at it. I respectfully submit she has not done that. All right. Now the two things that we've heard about from Ms. Chaitman, and in her last submission she gave them to us, was treasuries. It was exclusive information according to Ms. Chaitman. The treasuries have been known about since the very beginning. Very early in the case there was a letter written by Mr. Hardvac (ph), I think it's been referred to in this room, in which we disclosed to (indiscernible) that, in fact, over \$16 billion worth of treasuries were purchased. It's a money business. It's a Ponzi scheme. Deals in cash. The question is did he buy any of those treasuries for customers (indiscernible). If you take any number of Ms. Chaitman's exhibits and compare those to the 703 account at the same time, no treasuries were purchased. None. Just what we (indiscernible). She can't find those. All right.

Same thing is true with regard to the banks

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